## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS

Jackson et al.	_ §					
Plaintiff	<b>§</b>					
	§					
v.	8 8	Case No. 4:22-cv	7-00825			
		<u></u>	00020			
No. 1	<b>§</b>					
Mayorkas et. al.  Defendant	_ §					
Defendani	8					
A PRIVICATION FOR			T. L. I. C. E.			
<u>APPLICATION FOR</u> (Complete all question						
(Complete un question	ns, marc		Sui y . )			
I. Applicant is an attorney and a member of	of the la	w firm of (or pract	ices under the name of)			
Thomas More Society			, with offices at			
112 South Hanley Road, Second Floor						
(Street Address)						
Clayton		Missouri	63105			
(City)		(State)	(Zip Code)			
314-825-5725						
(Telephone No.)		(Fax No.)				
II. Applicant will sign all filings with the n	name Ma	iry Catherine Hode	<u>es</u>			
III. Applicant has been retained personally or as a member of the above-named firm by:						
(List All	Parties Ro	epresented)				
Plaintiffs						

to provide legal representation in connection with the above-styled matter now pending before the United States District Court for the Northern District of Texas.

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IV.	Applicant is a member in good standing of the bar of the highest court of the state of							
	Missouri	, where Applica	ant regularly practices law.	For Court Use Only. Bar StatusVerified:				
Bar li	cense number: 56386	Admission date: <u>09/29/2</u>	.004					
	n to this application an original c ney licensing authority in a state i							
V.	Applicant has also been admitt	ed to practice before the foll	owing courts:					
Court		Admission Date:	Active or Inac	tive:				
Illino	S	2005	Inactive					
Easte	n District of Missouri	2022	Active					
Secon	d Circuit Court of Appeals	2021	Active					
N/A								
VII. Applicant has never been subject to grievance proceedings or involuntary removal proceedings—regardless of outcome—while a member of the bar of any state or federal court or tribunal that requires admission to practice, except as provided below:  N/A								
VIII. as pro N/A	Applicant has not been charged vided below (omit minor traffic of		criminal offense or offenses	, except				

## Case 4:22-cv-00825-P Document 12 Filed 09/20/22 Page 3 of 3 PageID 755

Applicant has filed for pro hac vice admission in the United States District Court for the

IX.

Northe	rn District of Texas du	uring the past three (3)	) years in the followi	ng matters:		
Date of	f Application:	Case No. And Sty	le:			
N/A						
	(Ii	f necessary, attach staten	nent of additional appli	cations.)		
Χ.	Local counsel of reco	ord associated with A	pplicant in this matte	r is		
Charle	s W. Fillmore & H. D	ustin Fillmore III of T	he Fillmore Law Firi	m, L.L.P., who has offices at		
201 M	ain Street, Suite 700					
(Street A						
Fort W	orth		TX	<u>76102</u>		
(City)			(State)	(Zip Code)		
				(817)870-1859		
(Telepho	one No.)		(Facsimile No.)			
XI.	Check the appropriat	te box below.				
	For Application in a	Civil Case				
	Applicant has read <i>Dondi Properties Corp. v. Commerce Savs. &amp; Loan Ass'n</i> , 121 F.R.D.284 (N.D. Tex. 1988) (en banc), and the local civil rules of this court and will comply with the standards of practice adopted in <i>Dondi</i> and with the local civil rules.					
	For Application in a Criminal Case					
	Applicant has read and will comply with the local criminal rules of this court.					
XII.	Applicant respectful	ly requests to be admi	tted to practice in the	United States District Court for		
the No	rthern District of Texa	as for this cause only.	Applicant certifies t	hat a true and correct copy of this		
docum	ent has been served up	oon each attorney of re	ecord and the original	l upon the clerk of court,		
accomp	panied by a \$100 filing	g fee, on this the $20$	th day of <u>Septemb</u>	er , <u>2022</u> .		
			Mary Catherin	ne Hodes		
			Printed Name	of Applicant		
			Signature			
			Digitature			

If the applicant files this document through the applicant's electronic-filing account, the applicant's typed name on the signature block constitutes the applicant's signature. If the applicant does not file this document through the applicant's electronic-filing account, the applicant must sign on the signature line.